

# UNITED STAT DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTY, DOCKET NO	<u>.</u>
	08/811,772	03/07/97	MCKENZIE	М	MCK-1	
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	on New 18, 198	William been smo	roces by the examiner			
٠.,	This is a communication fr COMMISSIONER OF PAT	om the examiner in cha	rge of your application.		÷	
			laim Rejections - 35 USC & M		•	
	(2) 8	Secretary of Secretary	OFFICE ACTION SUMMARY			
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	accordance with the pra	ctice under <i>Ex parte</i>	Quayle, 1935 D.C. 11; 453 O.G. 213.	en e marinal	n it om te e	-
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the	application to become at	andoned 5(35 U.S.C	communication. Failure to respond within the 2. § 133). Extensions of time may be obtained	e period for res ed under the pr	ponse will cause ovisions of 37 CFR	
1.13	36(a).	•	•	-		
Dis	position of Claims	ŧ	Pains Refsections - 35 USC \$ 102			
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		actions is terripid	continuous in this Office action		is/are allowed	
X	Claim(s)	2-15	· · · · · · · · · · · · · · · · · · ·		is/are rejecte	d. ,
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Prio	rlly under 35 U.S.C. § 1	19				
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			gn priority under 35 U.S.C. § 119(a)-(d).		•	
	All Some*	None of the CER	TIFIED copies of the priority documents have	been		
	received.					
J	received in Application					
* :	received in this nation	onal stage application	n from the International Bureau (PCT Rule 1	7.2(a)).		
*(	Certified copies not recei	ved:				
	Acknowledgment is mad	e of a claim for dome	estic priority under 35 U.S.C. § 119(e).			
	chment(s)					
_	Nation of Palaramas/Cita	4 PTO 200				
	Notice of Reference: Cite	•			÷.	
			49, Paper No(s)		-	
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	Notice of Informal Patent	Application, PTO-15	52			
			FICE ACTION ON THE FOLLOWING PAG			

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### **DETAILED ACTION**

# **Drawings**

The proposed drawing correction and/or the proposed substitute sheets of drawings, filed on May 18, 1997 have been approved by the examiner.

# Claim Rejections - 35 USC § 112

Claim 8 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. With respect to claim 8, "said retaining means" does not have antecedent basis in the claims. Note that all other occurrences of "retaining means" have been changed to "accidental dislodgement minimizing means".

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 2-4, 6-11 and 15 are rejected under 35 U.S.C. 102(b) as being anticipated by Zizinia. Zizinia discloses a holder for garment hangers and other articles comprising first and second support rods (d) extending in a plane from spaced points on a base (e) that is secured to a wall, door or other support by the screw (d2) and dislodgement means (the upward curved portions of a rod bent end section, see Figures 3 and 4).

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# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior arts are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zizinia. Zizinia teaches a holder for garment hangers and other articles comprising first and second support rods (d) with an upward curved portion rods bent end section on both sides of the frame that connected to a base (e), see Figures 3 and 4. It would have been obvious to one of ordinary skill in the art to provide a duplication of a bent rod in view of Zizinia and place it at the middle of the frame in order to further provide accidental dislodgement minimizing means for the holder.

Claims 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zizinia as applied to claims 2-4, 6-11 and 15 above, and further in view of Lee. Lee teaches the use of a cover for the hanger, the cover for hanger having a triangle space with a slot (20) to accommodate a hook of a hanger. See Figures 1 and 2. It would have been obvious to one of ordinary skill in the art to provide a cover as taught by Lee to the holder of Zizinia so as to provide a protective enclosure.

# Response to Arguments

Applicants' arguments filed on May 22, 1998 have been fully considered but they are not deemed to be persuasive.

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Contrary to applicants' allegation on page 4, Zizinia clearly shows the provision of dislodgement minimization means. Specifically, note the upwardly curved section clearly shown in Figure 3.

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Further, it should be noted that the claims are drawn to a holder, alone, and not a holder in combination with hangers. It is well established that it is the patentability of the product that is to be determined and not how it is intended to be used. In this regard, it should be noted that the claims are of such breadth that they "read on" the device of Zizinia. The mere recitation of it being intended to be "adapted" to be used for hangers fails to serve as a distinguishing feature because Zizinia is inherently capable of accomodating hangers thereon. Should the applicant continue to disagree, then the specific structure of the device defined by the claims and not possessed by Zizinia accomplishing this function should be pointed out. Alternatively, the applicant should point out what structure of Zizinia precludes it from being inherently capable of accomodating a hanger.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khoa Tran whose telephone number is (703) 306-3437. The examiner can normally be reached on Monday through Friday from 8:00 A.M. to 5:00 P.M. The fax phone number for this Group is (703) 305-3598 or 305-3597.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2168.

Khoa Tran

July 05, 1998

Daniel P. Stodola Supervisory Patent Examiner Group 3600

Daniel P Stodola